EXHIBIT 9

Exhibit No. 9 to Proposed Pre-Trial Order

NorthWestern's Trial Exhibit List (Local Civil Rule 16.3(c)(6))

The exhibits which NorthWestern may offer as exhibits at trial are set forth below. NorthWestern reserves its right to amend, fact that remain to be litigated, Plaintiffs' statement of issues of law that remain to be litigated, and any disputes between the parties concerning the Joint Statement of Admitted Facts. Plaintiffs' Trial Exhibits are incorporated by reference into North Western's Trial modify or supplement this trial exhibit list based upon, among other things, Plaintiffs' exhibit list, Plaintiffs' statement of issues of Exhibit List to the extent North Western has not objected to them.

ADMITTED: Y/N										
OBJECTIONS!	,	Yes. Relevance.					No.			
BATES NUMBER		N/A					NOR000591-618			
DESCRIPTION	Uniform Standards of Professional	Appraisal Practice 2002 Edition	SMT 3	Final Order in the matter of the	Application of MPSC for Approval of	its Electric Utility Restructuring	Transition Plan Filed Pursuant to	Senate Bill 390 and in the matter of the	Joint Application for Approval of the	Sale of MPC to NorthWestern, Corp.
DATE	01/01/2002	to	12/31/2002				1/31/2002			
TAB#		009					601			

¹ The legend for the objections is on the last page of the document.

Yes. Hearsay, Authenticity.	Yes. Hearsay, Authenticity.	Yes. Hearsay, Authenticity.	Yes. Hearsay, Authenticity.	Yes. Hearsay, Authenticity.	Yes. Hearsay, Authenticity.	Yes. Hearsay, Authenticity.	Yes. Hearsay, Authenticity.	Yes. Hearsay, Authenticity.	Yes. Hearsay, Authenticity.	S Yes. Hearsay,
N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	AAA04107-15
Email from M. Atkinson to C. Carpino re: Expanets and Blue Dot Reporting Unit Valuations—SFAS 142 Step 1	Email from C. Carpino to D. Hummel re: Expanets and Blue Dot Reporting Unit Valuations—SFAS 142 Step 1	Email from D. Norton to C. Carpino re: 1/1/02 Forecast and Budget for Expanets	Email from C. Carpino to R. Fresia & D. Norton re: contact list for 142 project	Email from S. Lyons to C. Carpino re: Expanets Balance Sheet	Email from D. Norton to C. Carpino re: contact list for 142 project	Email from C. Carpino to D. Norton re: Expanets and Blue Dot	Email from C. Carpino to S. Lyons & T. Gjoraas re: payments for performance based acquisition earnouts	Email from D. Norton to C. Carpino re: discounted cash flow model	Email from C. Carpino to D. Hummel, J. Musto & M. Atkinson re: Deloitte & Touche's Valuation Reports for Expanets & Blue Dot (four attachments)	American Appraisal Associates fax re: valuation of Expanets, Inc. and Blue
6/14/2002	6/14/2002	6/25/2002	6/28/2002	7/2/2002	7/2/2002	7/3/2002	7/3/2002	7/8/2002	8/7/2002	8/7/2002
602	603	604	909	909	209	809	609	610	611	612

Yes. Hearsay, Authenticity, and improper to the extent offered as de facto expert testimony.	Yes. Hearsay, Authenticity, Relevance.	Yes. Hearsay, Authenticity, Relevance.	No.	Š	Yes. Hearsay, Authenticity, Relevance.
DT006613-006615	CSFB018729-69	N/A	N/A	N/A	NOR(EXP)00013- NOR(EXP)00029
Deloitte & Touche's Going Concern Memo	NorthWestern Corp.'s \$390m Credit Facility Road Show Presentation	Confidential Settlement Agreement and Mutual Release among Atlantic Richfield Co., NorthWestern Corp. and Clark Fork and Blackfoot, LLC	Magten Asset Management Corporation's Response to NorthWestern Corporation's First Set of Interrogatories	Law Debenture Trust Company of New York's Objections and Responses to NorthWestern Corporation's First Set of Interrogatories and First Request for the Production of Documents	Standard and Poor's LCD and S&P Leveraged Loan Index
9/12/2002			5/9/2007	6/7/2007	10/4/2007
613	614	615	616	617	618

802 and/or 805; "de facto expert testimony" are to Fed. R. Evid. 701 ex seq. as well as relevant provisions of the scheduling order in this Objections in the form: "Relevance" are to Fed. R. Evid. 402; "Authenticity" are to Fed. R. Evid. 901; "Hearsay" are to Fed. R. Evid. LEGEND case.

4288725v4

EXHIBIT 10

Document 321-4

Exhibit No. 10 to Proposed Pre-Trial Order

Defendants Hanson and Kindt Trial Exhibit List (Local Civil Rule 16.3(c)(6))

statement of issues of law that remain to be litigated, and any disputes between the parties concerning the Joint Statement of Admitted reserve their right to amend, modify or supplement this trial exhibit list based upon, among other things, NorthWestern and Plaintiff's The exhibits which Defendants Hanson and Kindt may offer as exhibits at trial are set forth below. [Defendants Hanson and Kindt Facts and any rulings by the Court on the pending motions for summary judgment, the pending Daubert Motions, any motions in exhibit list, NorthWestern's and Plaintiff's statement of issues of fact that remain to be litigated, NorthWestern and Plaintiff's limine or other pre-trial rulings.]

The vast majority of the Magten's objections on the grounds of authentication will be mooted if the Pre-Trial Order as approved by the court contains a satisfactory clause regarding the presumption of authenticity.

OBJECTIONS ¹ ADMITTED: YAN	No.	Yes, Hearsay.	Yes, Relevance, Danger of Prejudice / Confusion / Misleading the Jury.	Yes, Relevance, Danger of Prejudice / Confusion /
DESCRIPTION Any exhibit listed by Magten Asset Management Corporation	Guarantee Agreement Between The Montana Power Company and The Bank of New York dated November 1, 1996 (NOR009092-009113)	North Western Corporation's Form 10-K for the fiscal year ended December 31, 2002	Memorandum Decision dated July 23, 2004	Under Advisement Decision re: Motion to Dismiss dated August 20, 2004
EXH NO.	2.	3.	4	5.

1 The legend for the objections is on the last page of the document.

EXHIBIT 10 TO FINAL PRE-TRIAL ORDER

EXH NO.	DESCRIPTION	OBJECTIONS ¹	ADMITTED: YA
\rightarrow		Misleading the Jury.	
	Deposition of Mary Lewicki dated May 2, 2007	Yes. Transcripts should be designated pursuant to Local	
		Civil Rules 16.3(c)(7) and	
		16.3(d)(2), not listed as exhibits.	
		Also hearsay.	
	Deposition of Michael J. Hanson dated June 27, 2007	Yes. Transcripts should be	
		designated pursuant to Local	
		Civil Rules 16.3(c)(/) and 16.3(d)(2) and 16.3(d)(2) and 16.3(d)(2)	
		10.3(U)(Z), not fisted as exhibits. Also hearsay.	
	Deposition of Ernie Kindt dated June 28, 2007	Yes. Transcripts should be	
	•	designated pursuant to Local	
		Civil Rules $16.3(c)(7)$ and	
		16.3(d)(2), not listed as exhibits.	
		Also hearsay.	
	Deposition of Robert W. Berliner dated November 8, 2007 and	Yes. Transcripts should be	
	all exhibits thereto	designated pursuant to Local	
		Civil Rules $16.3(c)(7)$ and	
		16.3(d)(2), not listed as exhibits.	
		Also hearsay.	
		The exhibits should be entered	
		separately, as well, and Magten	
		reserves any and all objections to	
		such exhibits.	
	Deposition of Paul A. Marcus dated November 13, 2007 and all	Yes. Transcripts should be	
	exhibits thereto	designated pursuant to Local	_
\neg		Civil Rules $16.3(c)(7)$ and	

ADMITTED: Y.K.								
OBJECTIONS¹ 16.3(d)(2), not listed as exhibits. Also hearsay. The exhibits should be entered separately, as well, and Magten reserves any and all objections to such exhibits.	Yes. Hearsay.	Yes. Relevance, Danger of Prejudice / Confusion / Misleading the Jury.	Yes. Hearsay, Relevance.	No.	Yes. Hearsay.	Yes. Hearsay.	Yes. Hearsay.	Yes. Hearsay.
DESCRIPTION	NorthWestern's U-1 Application Under the Public Utility Holding Company Act of 1935 dated February 14, 2002 (NOR002701-002730)	Litigation Release No. 13777, 54 S.E.C. Docket 2038 1993 WL 342039, SEC v. Talton R. Embry and Magten Asset Management Corp. dated September 9, 1993	New York Times Article, Company News: NorthWestern Corp. Is Seeking Bankruptcy Protection dated September 16, 2003	Business Wire Article, Fitch Dwngrs NorthWestern Corp. & Places Rtgs on Watch Neg. dated August 4, 2003	The Montana Standard Article via Knight-Ridder/Tribune Business News, Montana Energy Provider Faces Financial Problems, Possible Credit Downgrade, dated August 2, 2002	PR Newswire Article, NorthWestern Corporation Outlines Turnaround Plan, dated February 19, 2003	PR Newswire Article, NorthWestern Corporation Reports 2002 Financial Results; Company Reports Loss of \$892.9 Million for Full-Year 2002, dated April 16, 2003	PR Newswire Article, NorthWestern to Defer Distributions on All Series of Trust Preferred Securities; Company Working to Improve Liquidity and Reduce Debt, dated May 23, 2003
NO.	11.	12.	13.	14.	15.	16.	17.	18.

EXH NO.	DESCRIPTION	OBJECTIONS ¹ ADMIT	ADMITTED: Y/N
19.	PR Newswire Articles, NorthWestern's Board of Directors Defers Dividend Decision, dated February 6, 2003	No.	
20.	Article by the Associated Press The Missoulian, NorthWestern Corp. files for bankruptcy, dated September 15, 2003	Yes. Hearsay, Relevance.	
21.	The New York Times Article, Firm Settles S.E.C. Lawsuit, dated September 10, 1993	Yes. Hearsay, Relevance,	
		/ Misleading the Jury.	
	Deposition of Bart Thielbar dated June 21, 2007	Yes. Transcripts should be	
5		designated pursuant to Local	
.77		Civil Rules 16.3(c)(/) and 16.3(d)(2) and 16.4(d)(2) and 16.4(d)(2)	
		Also hearsay.	
	Deposition of Ernie Kindt dated June 28, 2007	Yes. Transcripts should be	
		designated pursuant to Local	
23.		Civil Rules $16.3(c)(7)$ and	
		16.3(d)(2), not listed as exhibits.	
		Also hearsay.	
	Deposition of Gary Drook dated April 25, 2007	Yes. Transcripts should be	
		designated pursuant to Local	
24.		Civil Rules $16.3(c)(7)$ and	
		16.3(d)(2), not listed as exhibits.	
		Also hearsay.	
	Deposition of Eric Jacobsen dated June 19, 2007	Yes. Transcripts should be	
		designated pursuant to Local	
25.		Civil Rules $16.3(c)(7)$ and	
		16.3(d)(2), not listed as exhibits.	
		Also hearsay.	
26.	Deposition of Kendall Kliewer dated June 29, 2007	Yes. Transcripts should be	

EXH NO.	DESCRIPTION	OBJECTIONS	ADMITTED: Y/N
		designated pursuant to Local Civil Rules 16.3(c)(7) and 16.3(d)(2), not listed as exhibits.	
		Also hearsay.	
	Deposition of Richard Hylland dated May 2, 2007	Yes. Transcripts should be	
27.		designated pursuant to Local Civil Rules $16.3(c)(7)$ and	
		16.3(d)(2), not listed as exhibits.	
	Deposition of Kipp Orme dated April 12, 2007	Yes. Transcripts should be	
		designated pursuant to Local	
28.		Civil Rules $16.3(c)(7)$ and	
		16.3(d)(2), not listed as exhibits.	
		Also hearsay.	
	Deposition of Merle Lewis dated June 20, 2007	Yes. Transcripts should be	
Ć		designated pursuant to Local	
29.		Civil Rules $16.3(c)(7)$ and	
		16.3(d)(2), not listed as exhibits.	
		Also hearsay.	
	Deposition of Richard Fresia dated April 30, 2007	Yes. Transcripts should be	
,		designated pursuant to Local	
30.		Civil Rules $16.3(c)(7)$ and	
		16.3(d)(2), not listed as exhibits.	
		Also hearsay.	
	Deposition of Michael Nieman dated June 29, 2007	Yes. Transcripts should be	
		designated pursuant to Local	
31.		Civil Rules $16.3(c)(7)$ and	
		16.3(d)(2), not listed as exhibits.	
		Also hearsay.	

ADMITTED: Y.N.									
OBJECTIONS ¹	Yes. Authentication and hearsay.	Yes. Authentication and hearsay.	Yes. Authentication and Hearsay.	Yes. Authentication and hearsay.	Yes. Authentication and hearsay.	Yes. Authentication and hearsay.	Yes. Authentication and hearsay.	Yes. Hearsay.	Yes. Hearsay.
DESCRIPTION	Memorandum from Kipp Orme to NorthWestern Board of Directors RE: NorthWestern Liquidity Updated, dated December 8, 2002 (NOR174528-174529)	Email chain between Travis Gjoraas and Richard Hylland, Kipp Orme, Trey Bradley, Michael Nieman RE: Cash Receipts Update dated May 8, 2002 (NOR406205)	Memorandum from Merle Lewis and Richard Hylland to All NorthWestern, Expanets, Blue Dot and Energy Team Members RE: NorthWestern Financing Updated dated December 18, 2002 (NOR129410)	Memorandum from Kipp Orme to NorthWestern Board of Directors RE: Cash Flow Projections dated February 23, 2003 (NOR 369571-369572)	Email chain between Michael Nieman and Kipp Orme RE: Cash Flow Reconciliation dated May 7, 2002 (NOR277366-277367)	Schedule of various action plans and statuses of their progress (NOR025086-025095)	Email chain between Richard Hylland and John Charters, BCC: Kipp Orme RE: Cash Situation update dated October 10, 2002 (NOR405610-405611)	Email chain between Kipp Orme and Gary Drook RE: Updated Liquidity Analysis dated October 10, 2002 (NOR405886-405887)	NorthWestern Corporation Reports 1st Q 2002 EPS of 65 Cents
EXH NO.	32.	33.	34.	35.	36.	37.	38.	39.	40.

EXH NO.	DESCRIPTION	OBJECTIONS ¹ AD	ADMITTED: YA
	from Continuing Operations Press Release dated April 30, 2002 (NOR145392-145397)		
41.	North Western Corporation Completes Sale of \$720 Million in Senior Notes in Rule 144A Offering Press Release, dated March 13, 2002 (NOR378593-378595)	Yes. Hearsay.	
42.	Email chain between Kipp Orme and Eric Jacobsen RE: Board Update Memo dated December 4, 2002 (NOR092311-092313)	Yes. Authentication and hearsay.	
43.	Email chain between Travis Gjoraas and Richard Hyland, Kipp Orme, Kurt Whitesel, Michael Nieman RE: Expanets Cash Update dated July 26, 2002 (NOR406247)	Yes. Authentication and hearsay.	
		Also, does not seem to be a chain but rather a single E-mail	
44.	North Western Corporation Reaffirms 2002 Performance and Annualized Free Cash Flow Targets; Selects New Independent Accountants for 2002 Press Release dated May 17, 2002 (NOR377088-377091)	Yes. Hearsay.	
45.	Draft of North Western lowers guidance for estimated 2002 results year end charges being reviewed Press Release, dated December 2002 (NOR192453-192457)	Yes. Authentication, hearsay, relevance.	
46.	NorthWestern Corporation Outlines Turnaround Plan Press Release dated February 9, 2003 (NOR159256-159260)	Yes. Authentication, hearsay, relevance. This is a draft, not a final copy.	
47.	Draft of NorthWestern to defer distributions on all series of trust preferred securities Press Release dated May 23, 2003 (NOR001173-001175)	Yes. Hearsay. This is not a draft.	
48.	Memorandum from Kipp Orme to NorthWestern Board of Directors RE: Bond Offering undated (NOR464756-464761)	Yes. Authentication and hearsay.	

OBJECTIONS ¹ ADMITTED: YAN This is a draft not a final conv	3)	Yes. Hearsay.	d Strategic Yes. Authentication and hearsay.	d Strategic Yes. Authentication and hearsay.	ommittee Yes. Authentication and hearsay.	ard of Yes. NOR053581-053583. Authentication and hearsay.	of the referenced document. Authentication, Hearsay, and Relevance.	res of Yes. Authentication and hearsay. Document is incomplete	9637- Yes. Hearsay.
DESCRIPTION	NorthWestern enters into \$390 million secured credit facility Press Release dated December 18, 2003 (NOR129411-129413)	NorthWestern Form U-1 dated February 14, 2002 (NOR003477-003497)	Presentation – Liquidity, Financing Opportunities and Strategic planning and sensitivities board summary dated October 2002 (NOR054582-054600)	Presentation – Liquidity, Financing Opportunities and Strategic planning and sensitivities board summary dated October 2002 (NOR351316-351335)	Gibson Dunn presentation to NorthWestern Audit Committee dated April 10, 2003; Marked as Confidential, Attorney Eyes Only (NOR521370-521440)	Memorandum from Kipp Orme to NorthWestern Board of Directors RE: Financing plans dated August 2, 2002 (NOR053581-053585)		North Western Corporation Board of Directors Minutes of Regular Meeting February 5, 2003 (NOR009627-009630)	Approval of Minutes of Previous Meetings (NOR009637-
EXH NO.	49.	50.	51.	52.	53.	54	÷	55.	56.

OBJECTIONS ¹ ADMITTED: Y/N	The referenced document is the minutes of a special meeting held 2/8/2003 regarding Mr. Hylland, not what is indicated in the description. Document is incomplete.	Yes. Authentication and hearsay.	Yes. Hearsay.	Yes. Hearsay.	Yes. Authentication (including unknown handwriting),hearsay.	Yes. Hearsay.	Yes. Hearsay.	Yes. Hearsay.	Yes. Hearsay.	Yes. Hearsay.	Yes. Hearsay.	Yes. Hearsay.	Yes. Hearsay.
DESCRIPTION		Email chain between Kipp Orme and Peter Otersen RE: Dow Jones Article dated September 18, 2002 (NOR160508-160509)	Department of Public Service Regulation Testimony of Michael J. Hanson of NorthWestern Corporation (NOR044744-044755)	Annual Report of Major Electric Utilities, Licensees and Others (NOR044026-044298)	NOR Staff Meeting dated December 2, 2002 (NOR045006- Y. 045221)	2002 NOR Management Report (NOR044873-045005)	Form 10-Q for NorthWestern Corporation for March 31, 2001 (NOR043146-043165)	Form 10-Q for NorthWestern Corporation for March 31, 2003 (NOR043166-043233)	Form 10-Q for NorthWestern Corporation for June 30, 2004 (NOR043234-043301)	Form 10-Q for NorthWestern Corporation for September 30, 2004 (NOR043302-043377)	Form 10-K for NorthWestern Corporation for December 31, 2003 (NOR043378-043497)	Form 10-K/A for NorthWestern Corporation for December 31, 2001 (NOR043498-043613)	FERC form No. 1 dated December 31, 2003 (NOR043614-
EXH NO.		57.	58.	59.	.09	61.	62.	63.	64.	65.	.99	.29	.89

EXH NO.	DESCRIPTION	OBJECTIONS ¹ ADMITT	ADMITTED: YA
	043849)		
.69	NorthWestern Corporation Letter of Recommendations dated April 4, 2003 (NOR045433-045476)	Yes. Hearsay.	
70.	North Western Corporation Board of Directors Meeting dated November 2002 (NOR045232-045432)	Yes. Authentication (including unknown handwriting),hearsay.	
71.	Memo from B. Hare to audit file re: NOR going concern analysis (DT006613-006615)	Yes. Authentication and hearsay.	
72.	Magten Asset Management Corporation's Response to Michael Hanson and Ernie Kindt's First Set of Document Requests dated March 30, 2007	Yes. Relevance.	
73.	Magten Asset Management Corporation's Response to Michael Hanson and Ernie Kindt's First set of Interrogatories dated March 30, 2007	No.	
74.	Magten Asset Management Corporation's Response to Michael Hanson and Ernie Kindt's First set of Requests to Admit dated March 30, 2007	No.	
75.	Magten Asset Management Corporation's Response to NorthWestern Corporation's First Set of Interrogatories dated June 1, 2007	No.	
76.	Magten Asset Management Corporations Response to NorthWestern Corporation's Second Request for Production of Documents dated June 1, 2007	Yes. Relevance.	
77.	Magten Asset Management Corporation's Supplemental Responses to Michael Hanson and Ernie Kindt's First Set of Interrogatories dated October 10, 2007	No.	
78.	Magten Asset Management Corporation's and Law Debenture Trust Company of New York's Objections and Responses to NorthWestern Corporation's Request for Production of	Yes. Relevance.	

EXH NO.	DESCRIPTION	OBJECTIONS ¹	ADMITTED: YN
	Documents dated November 1, 2007		
	Magten Asset Management Corporation's Objection to NorthWestern Corporation's Third Request for Production of Documents dated November 6, 2007	Yes. Relevance.	
	Letter from Bonnie Steingart to Stanley Kaleczyc and Kimberly Beatty RE: Magten Asset Management Corp v. Mike J. Hanson and Ernie J. Kindt, C.A. No. 05-0499-JJF dated October 6, 2006	Yes. Relevance.	
	Letter from Bonnie Steingart to Joseph Pizzuro and Steven Reisman RE: Magten Asset Management Corp v. Mike J. Hanson and Ernie J. Kindt, C.A. No. 05-0499-JJF dated November 2, 2006	Yes. Relevance.	
82.	Letter from Bonnie Steingart to Stanley Kaleczyc and Kimberly Beatty RE: Magten Asset Management Corp v. Mike J. Hanson and Ernie J. Kindt, C.A. No. 05-0499-JJF dated November 3, 2006	Yes. Relevance.	
83.	Letter from Kimberly Beatty to Bonnie Steingart RE: Magten Asset Management Corp v. Mike J. Hanson and Ernie J. Kindt, C.A. No. 05-0499-JJF dated November 8, 2006	Yes. Hearsay, Relevance, Danger of Prejudice / Confusion / Misleading the Jury.	
84.	Letter from John Brewer to Stanley Kaleczyc and Kimberly Beatty RE: Responses to Michael Hanson and Emie Kindt's First Set of Interrogatories dated March 30, 2007	Yes. Relevance.	
	Letter from John Brewer to Stanley Kaleczyc and Kimberly Beatty RE: Documents responsive to Hanson and Kindt's First Request for Production of Documents to Magten dated April 2, 2007	Yes. Relevance.	
86.	Letter from Stanley Kaleczyc and Kimberly Beatty to John Brewer and Bonnie Steingart RE: Magten Responses to	Yes. Hearsay, Relevance, Danger of Prejudice / Confusion	

EXH NO.	DESCRIPTION	OBJECTIONS ¹ ADMITTED: Y/N	D: Y.N
	Discovery from Hanson and Kindt dated April 5, 2007	/ Misleading the Jury.	
87.	Letter from John Brewer to Joe Pizzurro RE: Modifying Responses dated April 10, 2007	Yes. Relevance.	
88	Letter from John Brewer to Joseph Pizzurro, Nancy Delaney and Jennifer Bagnato RE: Untimely Discovery Requests dated	Yes. Relevance.	
89.	Letter from John Brewer to Joseph Pizzurro, Nancy Delaney and Jennifer Bagnato RE Discover dated May 10, 2007	Yes. Relevance.	
.06	Letter from Stanley Kaleczyc and Kimberly Beatty to Bonnie Steingart and Gary Kaplan RE: Supplementation of Magten's Discovery Responses dated September 18, 2007	Yes. Hearsay, Relevance, Danger of Prejudice / Confusion / Misleading the Jury.	
91.	Letter from Stanley Kaleczyc and Kimberly Beatty to John Brewer RE: Supplementation of Magten's Responses to Hanson/Kindt Discovery Requests dated October 4, 2007	Yes. Hearsay, Relevance, Danger of Prejudice / Confusion / Misleading the Jury.	
92.	Letter from John Brewer to Stanley Kaleczyc and Kimberly Beatty RE: Supplementation of Magten's Discovery Responses dated October 5, 2007	Yes. Relevance.	
93.	Letter from Stanley Kaleczyc and Kimberly Beatty to John Brewer RE: Supplementation of Magten's Responses to Hanson/Kindt Discovery Requests dated October 8, 2007	Yes. Hearsay, Relevance, Danger of Prejudice / Confusion / Misleading the Jury.	
94.	Letter from Bonnie Steingart to Stanley Kaleczyc and Kimberly Beatty RE: Supplementation of Magten's Discovery Responses dated October 10, 2007	Yes. Relevance.	
95.	Letter from Stanley Kaleczyc to Bonnie Steingart RE: Magten v. Hanson, et al. dated October 12, 2007	Yes. Relevance.	
.96	Letter from Stanley Kaleczyc and Kimberly Beatty to Bonnie Steingart RE: Magten v. Hanson, et al. dated November 13,	Yes. Relevance.	

EXH NO.	DESCRIPTION	OBJECTIONS ¹ A	ADMITTED: Y/N
	2007		
	Expert report of Bruce E. Bingham dated October 17, 2007, plus all exhibits attached and any documents relied upon by	Yes. Hearsay, Relevance.	
	expert in rendering his opinion.	Beyond the report, it is	
		overreaching to attempt to	
47		include all documents relied on	
		and exhibits to the report. These	
		separate exhibits should each be	
		entered separately, and Magten	
		reserves any and all objections to	
		such exhibits.	
	Deposition of Stephen J. Scherf dated January 9, 2008	Yes. Transcripts should be	
		designated pursuant to Local	
		Civil Rules $16.3(c)(7)$ and	
		16.3(d)(2), not listed as exhibits.	
.86		Also hearsay. Plaintiffs likewise	
		incorporate by reference all	
		objections raised in their motion	
		in limine objecting to Mr.	
		Scherf's testimony.	
	Deposition of Bruce E. Bingham dated January 8, 2008	Yes. Transcripts should be	
		designated pursuant to Local	
.66		Civil Rules $16.3(c)(7)$ and	
		16.3(d)(2), not listed as exhibits.	
		Also hearsay.	
	Deposition of Christopher J. Kearns dated January 10, 2008	Yes. Transcripts should be	
100		designated pursuant to Local	
.00.		Civil Rules $16.3(c)(7)$ and	
		16.3(d)(2), not listed as exhibits.	

ADMITTED: YN							
OBJECTIONS	Also hearsay. Plaintiffs likewise incorporate by reference all objections raised in their motion in limine objecting to Mr. Kearns's testimony.	Yes, Relevance, Danger of Prejudice / Confusion / Misleading the Jury.	No.	Yes. Authentication and Hearsay.	Yes. Authentication and Hearsay.	Yes. Authentication and Hearsay.	Yes. Authentication and Hearsay.
DESCRIPTION		Magten Asset Management Corporation v. Paul Hastings Janofsky & Walker LLP, Memorandum Opinion, Civil Action No. 04-1256-JJF dated January 12, 2007	Final Order in the matter of the Application of MPSC for Approval of its Electric Utility Restructuring Transition Plan Filed Pursuant to Senate Bill 390 and in the matter of the Joint Application for Approval of the Sale of MPC to NorthWestern, Corp.dated January 31, 2002 (NOR000591-618)	Email chain between Kurt Whitesel and Mike Hanson Re: Internal Audit and Repor Distribution, dated October 24, 2002 (NOR191328-191329)	Email chain between David Monaghan and Mike Hanson: CC: Barth Thielbar Re: FW: responses dated October 28, 2002 (NOR 317418-317419)	Management Response to NCS Audit Findings to Mike Hanson from Dave Monaghan and Bart Thielbar: CC: Jerry Johnson, Kurt Whitesel, Larry Ness, John Charters, Bruce Smith, Deloitte & Touche Re: NCS Audit, dated April 10, 2003 (NOR320518-320528)	Management Response to NCS Audit Findings to Mike Hanson from Dave Monaghan and Bart Thielbar: CC: Jerry Johnson, Kurt Whitesel, Larry Ness, John Charters, Bruce Smith, Deloitte & Touche Re: NCS Audit, dated April 10, 2003
EXH NO.		101.	102.	103.	104.	105.	106.

EXH NO.	DESCRIPTION	$\begin{array}{c c} \textbf{OBJECTIONS}^1 & \textbf{ADMITTED: } \vec{Y}\vec{N} \end{array}$
	(NOR320529-320544)	
	Audit Universe, To Mike Hanson from Audit Services (Bill	Vec Authentication and
107.	Janecke) Re: Audit Services Role dated October 21, 2002	Los Authoritication and
	(NOR324993-324994)	nealsay.
	Confidential Settlement Agreement and Mutual Release by and	
100	among Atlantic Richfield Company, NorthWestern Corporation	Yes. Hearsay, Authenticity, and
100.	and Clark Fork and Blackfoot, LLC effective September 10,	Relevance
	2003	

LEGEND

Objections in the form: "Relevance" are to Fed. R. Evid. 402; "Authenticity" are to Fed. R. Evid. 901; "Hearsay" are to Fed. R.

Evid.802 and/or 805; "Danger of Prejudice / Confusion / Misleading the Jury" are to Fed. R. Evid. 403; "Incomplete" are to Fed. R.

Evid. 106.

ffny01\rosenzv\609724.3